IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

FRANK BONARRIGO,	§	
	§	
Plaintiff,	§	
	§	
v.	§	Case No. 3:12-cv-00017-B
	§	
HALL JOHNSON EXXON,	§	
JOHN DOES 1-10, and	§	
X,Y, Z CORPORATIONS,	§	
	§	
Defendants.	§	

STIPULATION

Plaintiff Frank Bonarrigo and Defendant Hall Johnson Exxon (collectively, "the Parties") agree and stipulate as follows:

The Parties agree and stipulate that Hall Johnson Exxon shall have until and including March 23, 2012, to answer, move, or otherwise respond to Plaintiff Frank Bonarrigo's Complaint and Demand for Jury Trial. It is, therefore,

ORDERED, that Hall Johnson Exxon shall have until and including March 23, 2012, to answer, move, or otherwise respond to Plaintiff Frank Bonarrigo's Complaint and Demand for Jury Trial. This Stipulation is subject to, and without waiver of, any party's right to move or respond under Fed. R. Civ. P. 12.

SIGNED this	day of	, 2012.
		UNITED STATES DISTRICT JUDGE

AGREED AND STIPULATED:

By: s/ Kim A. Lucas

Kim A. Lucas

Texas State Bar No. 14991480 E-mail: klucas@kylemathis.com

KYLE MATHIS & LUCAS LLP 8226 Douglas Avenue, Suite 450 Dallas, Texas 75225 (214) 706-7600 Phone (214) 706-7622 Fax

ATTORNEYS FOR PLAINTIFF FRANK BONARRIGO

By: s/ Megan K. Dredla

Stephen G. Gleboff

Texas State Bar No. 08024500 E-mail: sgleboff@gleboff-law.com

Megan K. Dredla

Texas State Bar No. 24050530 E-mail: mdredla@gleboff-law.com

Gleboff Law Group PLLC 1717 McKinney Avenue, Suite 700 Dallas, Texas 75202 214.593.6458 Phone 214.593.6410 Fax

ATTORNEYS FOR DEFENDANT HALL JOHNSON EXXON